STIPULATION AND VOLUNTARY DISMISSAL

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1	Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), it is hereby STIPULATED AND	
2	AGREED among the parties, by and through their undersigned counsel, that all	
3	claims asserted by Plaintiffs River City Media, LLC, Mark Ferris, Matt Ferris, and	
4	Amber Paul against all Defendants in this action shall be, and are, voluntarily	
5	DISMISSED WITH PREJUDICE, with each party to bear its own costs and	
6	attorney's fees.	
7	Respectfully Submitted this 31st day of August, 2018.	
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9	Newman Du Wors LLP	WINSTON & CASHATT - SPO
10	a / Jasan E. Damatain	a / Vorsin Iomoo Creatio
11	s/Jason E. Bernstein Jason E. Bernstein, WSBA No. 39362	s/ Kevin James Curtis Kevin James Curtis, WSBA No. 12085
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18		Cyo Modia Inc. and Stoya Pagan
19		CXO Media, Inc. and Steve Ragan
20	COOLEY LLP	CHUNG, MALHAS & MANTEL, PLLC
21	s/ Matthew D. Brown	s/ Edward C. Chung
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24	cdurbin@cooley.com	Counsel for Defendant
25	Counsel for Defendant	Chris Vickery
26	Kromtech Alliance Corporation	
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1 **CERTIFICATE OF SERVICE** I, the undersigned, certify and declare that I am over the age of 18 years, 2 employed in the county of King, State of Washington, and not a party to the above-3 entitled cause; my business address is Newman Du Wors LLP, 2101 Fourth 4 Avenue, Suite 1500, Seattle, Washington 98121. 5 On August 31, 2018, I served a true copy of foregoing by delivering it to the 6 person(s) indicated below in the manner as provided in Fed. R. Civ. P. 5(b); by electronic transmittal using the CM/ECF system which will send a notification of 8 9 such filing to the following: Cooley LLP CHUNG, MALHAS & MANTEL, 10 Matthew D. Brown, pro hac vice PLLC 11 brownmd@cooley.com Edward C. Chung Christopher B. Durbin echung@cmmlawfirm.com 12 cdurbin@coolev.com Litigation@cmmlawfirm.com 13 Counsel for Defendant Counsel for Defendant Kromtech Alliance Corporation Chris Vickery 14 15 Winston & Cashatt - SPO Kevin James Curtis 16 kjc@winstoncashatt.com 17 **Jackson Walker LLP** 18 Charles L. Babcock, pro hac vice cbabcock@iw.com 19 William J. Stowe, pro hac vice wstowe@jw.com 20 Counsel for Defendants 21 International Data Group Inc., 22 CXO Media Inc. and Steven Ragan 23 I hereby certify under the penalty of perjury that the foregoing is true and 24 correct. 25 Executed on August 31, 2018 at Seattle, Washington. 26 27 s/Arlyne Sorrells Arlyne Sorrells, Paralegal 28